

## DECLARATION, POWER OF ATTORNEY AND PETITION

WE, (1) *W.H.B.* WEBER BOLLAG  
(3) *G.R.* GOTTLIEB RYSER

(2) *R.R.* RUDOLF RUEGG

the undersigned petitioners, declare that we are citizens respectively of

(1) Switzerland

(2) Switzerland

(3) Switzerland

residing respectively at (1) Basel, Switzerland *CHX*(2) Bottmingen, Switzerland *CHX* (3) Basel, Switzerland *CHX*

that we have read the foregoing specification and we verily believe that we are the original, first, and joint inventors of the invention in

*S1*  
POLYENE COMPOUNDS

described and claimed therein; that this application in part discloses and claims subject matter disclosed in our pending application, Serial No. 601,148, filed August 1, 1975, which in part discloses and claims subject matter disclosed in our earlier filed application, Serial No. 454,007, filed March 22, 1974:

that as to the subject matter of this application which is common to said earlier application Serial No. 454,007, we do not know and do not believe that the same was ever known or used before our invention thereof, or patented or described in any printed publication in any country before our invention thereof, or more than one year prior to said earlier application Serial No. 454,007, or in public use or on sale in the United States more than one year prior to said earlier application Serial No. 454,007, that said common subject had not been patented before the date of said earlier application Serial No. 454,007 in any country foreign to the United States on an application filed by us or our legal representatives or assigns more than twelve months prior to said earlier application Serial No. 454,007; and that no application for patent on subject matter common with said earlier application Serial No. 454,007 has been filed by us or our representatives or assigns in any country foreign to the United States before the filing date of said earlier application Serial No. 454,007:

that as to the subject matter of this application which is common to said pending application Serial No. 601,148, we do not know and do not believe that the same was ever known or used before our invention thereof, or patented or described in any printed publication in any country before our invention thereof, or more than one year prior to said application Serial No. 601,148, or in public or on sale in the United States more than one year prior to said application Serial No. 601,148; that said common subject matter has not been patented before the date of said application Serial No. 601,148 in any country foreign to the United States on an application filed by us or our legal representatives or assigns more than twelve months prior to said application Serial No. 601,148; and that no application for patent on subject matter common with said application Serial No. 601,148 but not common with said earlier application Serial No. 454,007 has been filed by us or our representatives or assigns in any country foreign to the United States before the filing date of said earlier application Serial No. 601,148;

that as to the subject matter of this application which is not common to said earlier applications Serial Nos. 601,148 and 454,007 we do not know and do not believe that this non-common subject matter was ever known or used before our invention thereof, or patented or described in any printed publication in any country before our invention thereof, or more than one year prior to this application; or in public use or on sale in the United States more than one year prior to this application; that this invention has not been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States on an application filed by us or our legal representatives or assigns more than twelve months before this application; and that no application for patent or inventor's certificate on this invention has been filed by us or our representatives or assigns in any country foreign to the United States.

We declare further that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

And we hereby appoint SAMUEL L. WELT (Reg. No. 16458), JON S. SAZE (Reg. No. 19951), BERNARD L. LEON (Reg. No. 20756), WILLIAM H. EPSTEIN (Reg. No. 20008), GEORGE M. GOULD (Reg. No. 20970), RICHARD A. GAITHER (Reg. No. 26410)-----

all of 340 Kingsland Street, Nutley, New Jersey 07110, and each of them, our attorneys, with full power of substitution and revocation, to prosecute this application, to make alterations and amendments therein, to receive the patent, and to transact all business in the Patent Office and elsewhere connected with this application or with the patent granted thereupon, and to do all other lawful acts and things which we if personally present could do.

Please address all communications to:

SAMUEL L. WELT  
340 Kingsland Street  
Nutley, New Jersey 07110

Wherefore we pray that Letters Patent be granted to us for the invention described and claimed in the foregoing specification, and we hereby subscribe our names to the foregoing specifications, declaration, power of attorney and this petition.

Date: Basle/Switzerland, August 2, 1976

Post Office Addresses:

- (1) 10 Mythenstrasse, Basel Switzerland.
- (2) 10 Kreuzackerweg, Bottmingen, Switzerland.
- (3) 1 Lange Gasse, Basel, Switzerland.

Inventors:

- (1) Werner Bolly  
WERNER BOLLAG
- (2) Rudolf Ruegg  
RUDOLF RUEGG
- (3) Gottlieb Ryser  
GOTTLIEB RYSER